## DE 16 7006 POLE

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REJECTION OVER A PENDING "REFERENCE" APPLICATION									Docket Number (Optional) 47171-00305USP1		
ا	re A	oplication o	f: V	Villiam J. J	ones et al	l.			-		
Δ	Application No.: 09/967,232										
F	Filed: September 28, 2001										
F	For: System and Method for Processing Currency Bills and Substitute Currency Media in a Single Device										
		ne owner*,		mins-Allisc						, of _	100
a Francisco de la Composition	percent interest in the instant application hereby disclaims, except as provided below, the terminal part of the statutory term of any patent granted on the instant application which would extend beyond the expiration date of the full statutory term of any patent granted on pending reference Application Number 09/684,103, filed on October 5, 2000, as such term is defined in 35 U.S.C. 154 and 173, and as the term of any patent granted on said reference application may be shortened by any terminal disclaimer filed prior to the grant of any patent on the pending reference application. The owner hereby agrees that any patent so granted on the instant application shall be enforceable only for and during such period that it and any patent granted on the reference application are commonly owned. This agreement runs with any patent granted on the instant application and is binding upon the grantee, its successors or assigns.  In making the above disclaimer, the owner does not disclaim the terminal part of any patent granted on the instant application that would extend to the expiration date of the full statutory term as defined in 35 U.S.C. 154 and 173 of any patent granted on said reference application, "as the term of any patent granted on said reference application may be shortened by any terminal disclaimer filed prior to the grant of any patent on the pending reference application," in the event that: any such patent: granted on the pending reference application: expires for failure to pay a maintenance fee, is held unenforceable, is found invalid by a court of competent jurisdiction, is statutorily disclaimed in whole or terminally disclaimed under 37 CFR 1.321, has all claims canceled by a reexamination certificate, is reissued, or is in any manner terminated prior to the expiration of its full statutory term as shortened by any terminal disclaimer filed prior to its grant.										
С	Check either box 1 or 2 below, if appropriate.										
1	1. For submissions on behalf of a business/organization (e.g., corporation, partnership, university, government agence etc.), the undersigned is empowered to act on behalf of the business/organization.										
S	ıformati tatemei	ion and belients and the l	f are belie ike so mad	ved to be tru de are punist	e; and furthenable by fine	er that the e or impri	ese statem sonment, d	nents were or both, un	made with	I that all statements the knowledge that on 1001 of Title 18 of any patent issued the	willful false the United
2	. [	The unde	rsigned is	an attorney	or agent of r	record. F	Reg. No.		54,656		
		M	ul	1	an	1-		_	-	December 18	2006
					Signatu	ure				December 10	5. 2000
	Mark P. Andaman										
	Mark R. Anderson Typed or printed name										
								_		(312) 425-3900	
								_		Telephone Number	
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X Terminal disclaimer fee under 37 CFR 1.20(d) is included.

\*Statement under 37 CFR 3.73(b) is required if terminal disclaimer is signed by the assignee (owner). Form PTO/SB/96 may be used for making this statement. See MPEP § 324.

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I hereby certify that this paper (along with any paper referred to as being attached or enclosed) is being deposited with the U.S. Postal Service on the date shown below with sufficient postage as First Class Mail, in an envelope addressed to: Commissioner for Patents, P.O. Box 1450, Alexandria, VA 22313-1450.

Dated: December 18, 2006

\_\_ (Joanna Pinos)